ERROL J. KING, JR. (admitted pro hac vice) CRAIG L. CAESAR (admitted pro hac vice) KATHERINE CICARDO MANNINO (admitted pro hac vice) TAYLOR J. CROUSILLAC (admitted pro hac vice) BRITTANY HOLT ALEXANDER (admitted pro hac vice) PHELPS DUNBAR LLP II City Plaza 400 Convention Street, Suite 1100 Baton Rouge, Louisiana 70802 Telephone: 225.376.0207 Facsimile: 225.381.9197 Email: Errol.King@phelps.com; Craig.Caesar@phelps.com; Katie.Mannino@phelps.com; Taylor.Crousillac@phelps.com; Brittany.Alexander@phelps.com  DENNIS B. KASS (SBN 137263)	
KATHERINE CICARDO MANNINO (admitted pro hac vice) TAYLOR J. CROUSILLAC (admitted pro hac vice) BRITTANY HOLT ALEXANDER (admitted pro hac vice)  PHELPS DUNBAR LLP II City Plaza 400 Convention Street, Suite 1100 Baton Rouge, Louisiana 70802 Telephone: 225.376.0207 Facsimile: 225.381.9197 Email: Errol.King@phelps.com; Craig.Caesar@phelps.com; Katie.Mannino@phelps.com; Taylor.Crousillac@phelps.com; Brittany.Alexander@phelps.com  DENNIS B. KASS (SBN 137263)	
BRITTANY HOLT ALEXANDER (admitted pro hac vice)  PHELPS DUNBAR LLP II City Plaza 400 Convention Street, Suite 1100 Baton Rouge, Louisiana 70802 Telephone: 225.376.0207 Facsimile: 225.381.9197 Email: Errol.King@phelps.com; Craig.Caesar@phelps.com; Katie.Mannino@phelps.com; Taylor.Crousillac@phelps.com; Brittany.Alexander@phelps.com	
PHELPS DUNBAR LLP II City Plaza 400 Convention Street, Suite 1100 Baton Rouge, Louisiana 70802 Telephone: 225.376.0207 Facsimile: 225.381.9197 Email: Errol.King@phelps.com; Craig.Caesar@phelps.com; Katie.Mannino@phelps.com; Taylor.Crousillac@phelps.com; Brittany.Alexander@phelps.com  DENNIS B. KASS (SBN 137263)	
II City Plaza 400 Convention Street, Suite 1100 Baton Rouge, Louisiana 70802 Telephone: 225.376.0207 Facsimile: 225.381.9197 Email: Errol.King@phelps.com; Craig.Caesar@phelps.com; Katie.Mannino@phelps.com; Taylor.Crousillac@phelps.com; Brittany.Alexander@phelps.com  DENNIS B. KASS (SBN 137263)	
Baton Rouge, Louisiana 70802 Telephone: 225.376.0207 Facsimile: 225.381.9197 Email: Errol.King@phelps.com; Craig.Caesar@phelps.com; Katie.Mannino@phelps.com; Taylor.Crousillac@phelps.com; Brittany.Alexander@phelps.com  DENNIS B. KASS (SBN 137263)	
Telephone: 225.376.0207 Facsimile: 225.381.9197 Email: Errol.King@phelps.com; Craig.Caesar@phelps.com; Katie.Mannino@phelps.com; Taylor.Crousillac@phelps.com; Brittany.Alexander@phelps.com  DENNIS B. KASS (SBN 137263)	
Facsimile: 225.381.9197 Email: Errol.King@phelps.com; Craig.Caesar@phelps.com; Katie.Mannino@phelps.com; Taylor.Crousillac@phelps.com; Brittany.Alexander@phelps.com  DENNIS B. KASS (SBN 137263)	
Email: Errol.King@phelps.com; Craig.Caesar@phelps.com;  Katie.Mannino@phelps.com; Taylor.Crousillac@phelps.com;  Brittany.Alexander@phelps.com  DENNIS B. KASS (SBN 137263)	
9 Brittany.Alexander@phelps.com  DENNIS B. KASS (SBN 137263)	
9 DENNIS B. KASS (SBN 137263)	
DENNIS B. KASS (SBN 137263)	
$1 \wedge 1$	
ADAM D. AISHAR (SDIN 330030)	
11   MANNING & KASS   ELLROD, RAMIREZ, TRESTER LLP	
One California Street, Suite 900	
San Francisco, California 94111 Telephone: (415) 217-6900	
Email: dennis kass@manninkass.com; adam afshar@manningkass.com	
14	
$15 \mid \mid Attorneys for Defendant MultiPlan, Inc.$	
UNITED STATES DISTRICT COURT	
NORTHERN DISTRICT OF CALIFORNIA	
LD, DB, BW, RH, and CJ on behalf of themselves and all others similarly situated,  Case No. 4:20-cv-02254-YGR-JG (Hon. Yvonne Gonzalez Rogers)	CS
[PROPOSED] ORDER GRA	NTING
Plaintiffs, DEFENDANT MULTIPLAN, ADMINISTRATIVE MOTIO	INC.'S
vs.  FILE MATERIALS DESIGNA CONFIDENTIAL UNDER	<b>TED AS</b>
UNITED BEHAVIORAL HEALTH,  INC. a California Corporation	
INC., a California Corporation, UNITEDHEALTHCARE INSURANCE	
COMPANY, a Connecticut Corporation,	
24 and MOLTIPLAN, INC., a New York Corporation,	
Defendants.	
26 Detendants.	
27	
28 Cose No. 4:20 ev 0225/	I VCD ICC
PROPOSED] ORDER GRANTING MULTIPLAN'S ADMINISTRATIVE M	4- 1 L TH - 11 -

SEAL

## 1 [PROPOSED] ORDER 2 Pursuant to Civil Local Rule 79-5, Defendant MultiPlan, Inc. ("MultiPlan") has filed 3 an Administrative Motion to File Under Seal and the Declaration of Errol J. King, Jr. in 4 support thereof. Having considered the Administrative Motion to File Under Seal, all 5 materials submitted in support thereof and any arguments of counsel, the Court finds good cause to file the Amendment to Rebuttal Expert Report of Jessica Schmor and the October 6 7 10, 2023 Deposition transcript of Jessica Schmor, attached as Exhibits A and B to the 8 Declaration of Errol J. King, Jr., under seal. 9 Accordingly, IT IS HEREBY ORDERED that MultiPlan's Administrative Motion to File Under Seal is GRANTED. 10 11 IT IS SO ORDERED. 12 13 Dated: November 3, 2023 Judge Joseph C. Spero 14 United States Magistrate Judge 15 16 17 18 19 20 21 22 23 24 25 26 27

28